entry of such order or decree, appeal therefrom to the Circuit Court of Montgomery County, where the case shall be tried de novo as formerly provided in appeals from trial magistrates' findings and decrees.

(b) Effect of pendency of appeal or application therefor.—The pendency of any such appeal or application therefor with respect to a child shall not suspend the order of the judge regarding such child, nor shall it discharge such child from the custody of the county welfare board or of the person, institution or agency to whose care such child shall have been committed by the court, or by the judge.

An aggrieved party may appeal from any final order, judgment or decree of the juvenile court in the manner now or hereafter provided for appeals in criminal cases from the District Court. The pendency of an appeal or application therefor with respect to a child shall not stay the order, judgment or decree appealed from, nor shall it discharge such child from the custody of the person, institution or agency to whose care such child shall have been committed by the Court; provided, however, that the court exercising appellate jurisdiction in these proceedings may otherwise order on application and hearing, if suitable provision is made for the care and custody of the child.

## QQ.

- (b) The clerk of the District Court shall open a bank account in a Montgomery County bank in the name of the [People's Court for Juvonile Causes] District Court for Montgomery County and shall deposit promptly upon receipt all monies received by the court on account of payments made for the support of any child over whom the court has exercised jurisdiction, or for restitution of funds paid into the court by or on behalf of any child over whom the court has exercised jurisdiction; and the clerk shall disburse at the direction of the administrative judge such funds to the person or agencies entitled thereto at monthly intervals or oftener as the judge may direct.
- SEC. 2. And be it further enacted, That Sections 77, 78, 83(f), 89, 90(a) and 90(e) 89 AND 90 of Article 26 of the Annotated Code of Maryland (1966 Replacement Volume and 1970 Cumulative Supplement), title "Courts," subtitle "Juvenile Causes in Montgomery County" are hereby repealed.
- SEC. 3. And be it further enacted, That a new Section 82A is hereby added to Article 26 of the Annotated Code of Maryland (1966 Replacement Volume and 1970 Cumulative Supplement), title "Courts," subtitle "Juvenile Causes in Montgomery County" to follow immediately after Section 82 of Article 26, and to read as follows:

## 82A.

(a) A child alleged to be delinquent shall not be detained in a facility to which children who have been adjudicated delinquent may be committed, or in a jail or other facility for the detention of adults, unless (1) adequate facilities have not been established and (2) it